UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER FOR PATENTS P.O. Box 1450 Alexandria, Virginia 22313-1450 www.uspto.gov

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/767,243	01/27/2004	Mohammad Ali Saffari	112300-1794	8934
7,590 11/28/2007 Bell, Boyd & Lloyd LLC P.O. Box 1135			EXAMINER	
			KIM, ANDREW	
Chicago, IL 60690-1135			ART UNIT	PAPER NUMBER
			3714	
			MAIL DATE	DELIVERY MODE
			11/28/2007	PAPER

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

Office Action Summary Examiner							
Examiner And unit 3714		Application No.	Applicant(s)				
Andrew Kim AshortEned Statutory Period for Reply A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) OR THIRTY (30) DAYS, WHICHEVER IS LONGER, FROM THE MAILING DATE OF THIS COMMUNICATION. Exercised for many by available more that play search and a statute of the control of the control of the property of the control o		10/767,243	SAFFARI ET AL.				
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Art Unit: 3714

DETAILED ACTION

Response to Amendment

This office action is in response to the amendment filed on 10/9/07 in which:

- Claims 1, 3, 16, 22, 34, 42 and 52 have been amended.
- Response to claims rejection have been filed.
- Claims 1-39, and 42-59 are currently pending.
- Applicant overcomes the 112 rejection by amending the claims.

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

The factual inquiries set forth in *Graham* v. *John Deere Co.*, 383 U.S. 1, 148 USPQ 459 (1966), that are applied for establishing a background for determining obviousness under 35 U.S.C. 103(a) are summarized as follows:

- 1. Determining the scope and contents of the prior art.
- 2. Ascertaining the differences between the prior art and the claims at issue.
- 3. Resolving the level of ordinary skill in the pertinent art.
- 4. Considering objective evidence present in the application indicating obviousness or nonobviousness.

Claims 1-39 and 42-59 are rejected under 35 U.S.C. 103(a) as being unpatentable over Weiss (US 6,511,377) in view Walker et al (US 6,168,522).

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Claims 1, 22, 52. Weiss discloses an invention operated under the control of a processor, said gaming device comprising:

a wagering game controlled by the processor (fig. 1);

a display device controlled by the processor (fig. 1);

an input device operably connected to the processor (fig. 1); and

a cash out menu selectively displayed by the display device when a player selects the input device,

the cash out menu enabling the player to request a payout to the player of a first amount of a certain credit total displayed by the display device in a first form and a transfer of a second amount of the certain credit total to a casino account, wherein the first form is different than the casino account and the first and second amounts are both deducted from the certain credit total (fig. 8, withdrawals, col. 15, 16, 20:16-22, 21:15, 24:36-59).

However, since the applicant is not satisfied with the description of the payout hopper, Walker has been introduced to teach that it would have been obvious to modify Weiss with a hopper controller to control the amount of currency to be received by or dispensed from the hopper as well as a touch screen or any other suitable data input means that allows the player to request an amount to be dispensed from the slot machine. Therefore, it would have been obvious to one or ordinary skill in the art at the

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time of the instant invention to modify Weiss with a hopper controller and means to allows the player to request an amount to be dispensed from the slot machine to provide control over the amount of currency to be received by or dispensed from the hopper.

Claims 2, 23. Weiss discloses an invention wherein the wagering game is selected from the group consisting of: slot, poker, keno, blackjack, craps and bingo (col. 7, line 12).

Claims 3, 53. Weiss discloses an invention wherein the first form is selected from the group consisting of: coins, tokens, a ticket, a credit card crediting, a debit card crediting, a promotional ticket, a jackpot ticket and any combination thereof (summary, col. 2-4).

Claims 4, 24. Weiss discloses an invention wherein the casino account is accessible via a player tracking card (col. 3, lines 56-67).

Claims 5, 25. Weiss discloses an invention wherein the casino account is communicated through a player tracking card network (col. 3, lines 41-55).

Claims 6, 26. Weiss discloses an invention wherein the casino account is accessible with a device different than a player tracking card (col. 3, line 15).

Claims 7, 27. Weiss discloses an invention wherein the casino account is communicated through a network different than a player tracking card network (col. 3, line 15).

Claims 8, 28. Weiss discloses an invention wherein the casino account is communicated through a ticketing network (col. 20).

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Claims 9, 30. Weiss discloses an invention wherein the casino account is accessible at

multiple casinos (fig. 1).

Claims 10, 31. Weiss discloses an invention wherein the casino account is accessible

for non-gaming purchases (col. 7).

Claims 11, 32. Weiss discloses an invention wherein the casino account is accessible

for transferring funds between multiple machines (fig. 8).

Claims 12, 29. Weiss discloses an invention wherein said the cashout menu includes a

selector that enables the player to select the first amount (fig. 4a).

Claims 13, 29. Weiss discloses an invention wherein the cashout menu includes a

selector that enables the player to select the second amount (fig. 4a).

Claim 14. Weiss discloses an invention wherein the cashout menu includes input

devices configured so that the first and second amounts do not necessarily add to a

total cash out (claim 2).

Claims 15, 33. Weiss discloses an invention wherein increasing the first amount

automatically decreases the second amount and increasing the second amount

automatically decreases the first amount (col. 7).

Claim 16. Weiss discloses an invention wherein the cash out menu includes a display of

an addition of the first amount of the player's money and the second amount of the

player's money (col. 11 and 12).

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Claim 17. Weiss discloses an invention wherein the cash out menu includes a cancel selector that cancels the request (fig. 4a).

Claim 18. Weiss discloses an invention wherein the cash out menu includes a selector that returns the player to the wagering game (fig. 4).

Claim 19. Weiss discloses an invention wherein the cash out menu includes a selector that enables the player to transfer funds between multiple machines (fig. 8).

Claims 20, 21. Weiss discloses an invention wherein the game is provided via a data network to a computer storage device (col. 17, line 11).

Claim 34. A networking system for a plurality of gaming devices, said system comprising:

a plurality of gaming devices located at a gaming establishment, each gaming device operating a game upon a wager by a player (col. 7, lines 1-25);

a server computer and a communications link linking the server computer to the plurality of gaming devices (col. 7, lines 25-45); and

a fund transfer account program stored by a memory device, said program executable by the server computer, for at least one of said gaming devices:

- (a) cause said gaming device to selectively display a cashout menu
- (b) enable the player to transfer a first amount of a certain credit total display by said gaming device to a casino account using said cashout menu

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(c) enable the player to request a payout of a second amount of the certain credit total in a selectable form using said cashout menu, wherein the first amount may be retrieved at a later time and the first and second amounts are deducted from the certain credit total (fig. 8, withdrawals, col. 15, 16, 20:16-22, 21:15, 24:36-59).

However, since the applicant is not satisfied with the description of the payout hopper, Walker has been introduced to teach that it would have been obvious to modify Weiss with a hopper controller to control the amount of currency to be received by or dispensed from the hopper as well as a touch screen or any other suitable data input means that allows the player to request an amount to be dispensed from the slot machine. Therefore, it would have been obvious to one or ordinary skill in the art at the time of the instant invention to modify Weiss with a hopper controller and means to allows the player to request an amount to be dispensed from the slot machine to provide control over the amount of currency to be received by or dispensed from the hopper.

Claim 35. Weiss discloses an invention wherein the server computer is located in the same establishment as the multiple gaming devices (fig. 1).

Claim 36. Weiss discloses an invention wherein the server computer is located in a different establishment than the multiple gaming devices (fig. 1).

Claim 37. Weiss discloses an invention wherein the communications link also communicates ticketing information to and from the gaming devices (col. 20).

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Claim 38. Weiss discloses an invention wherein the server computer also controls a player tracking program offered by the establishment (col. 7).

Claim 39. Weiss discloses an invention wherein the communications link also communicates player tracking information from the gaming devices (col. 7).

Claim 42. Weiss discloses an invention wherein the selectable form is selected from the group consisting of: coins, tokens, a ticket, a credit card crediting a debit card crediting, a player tracking card crediting, a jackpot crediting and any combination thereof (fig. 4a, col. 15 and 16, withdrawals).

Claim 43. Weiss discloses an invention wherein the player is enabled to retrieve selectable portions of the first amount at the later time (fig. 8).

Claim 44. Weiss discloses an invention wherein the player is enabled to retrieve the first amount at one of the gaming devices (fig. 8).

Claim 45. Weiss discloses an invention wherein the player is enabled to retrieve the first amount at a location distinct from the gaming device (col. 16, line 37).

Claim 46. Weiss discloses an invention wherein the gaming device is a first gaming device, and wherein the first amount is able to be retrieved at a second gaming device (fig. 8).

Claim 47. Weiss discloses an invention wherein a portion of the first amount is able to be retrieved at a third gaming device (fig. 8).

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Claim 48. Weiss discloses an invention wherein the player is a first player and the first amount is able to be retrieved at the second gaming device by a second player (col. 9, line 20).

Claim 49. The system of claim 46, wherein the monetary amount is able to be retrieved at the second gaming device by the same player (fig. 8).

Claim 50. Weiss discloses an invention wherein the casino account is accessed via a card accepted by one of the gaming devices, and wherein the card is additionally accepted at locations within a gaming establishment that are distinct from the gaming devices (background).

Claim 51. Weiss discloses an invention wherein the card is additionally accepted at locations outside the gaming establishment (background, system of claim 50).

Claim 54. Weiss discloses an invention wherein step (a) includes providing the menu when the player selects a cash out input device provided on the gaming device (col. 7).

Claim 55. Weiss discloses an invention wherein step (a) includes displaying on the menu the sum of the first portion and the second portion of the certain credit total (claim 2).

Claim 56. Weiss discloses an invention wherein step (a) includes displaying on the menu an input that triggers payment of certain credit total in the first form (fig. 4a).

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Claim 57. Weiss discloses an invention wherein step (a) includes displaying on the menu an input that triggers a crediting of certain credit total to the casino account (fig. 4a).

Claim 58. Weiss discloses an invention which includes enabling the player to transfer a third portion of the amount to a different gaming device (fig. 8).

Claim 59. Weiss discloses a ticketing system accessible through the gaming devices (col. 20).

Response to Arguments

Applicant's arguments filed 10/9/07 have been fully considered but they are not persuasive.

Applicant's arguments with respect to claims 1, 22, 34, and 52 have been considered but are most in view of the new ground(s) of rejection.

Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Andrew Kim whose telephone number is 571-272-1691.

The examiner can normally be reached on M-F.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Xuan Thai can be reached on 571-272-7147. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

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AK 11/26/2007

XUAN M. THAI
SUPERVISORY PATENT EXAMINER

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